Re: notice of trespass.

From: living man of god <living_man_of_god@protonmail.com>

To: emily.watkins@lgbs.com < Emily.Watkins@lgbs.com >

gloria.alfaro@lgbs.com < gloria.alfaro@lgbs.com >

Marilyn Mackey < Marilyn. Mackey@lgbs.com>

Donna Psencik < DPsencik@hcad.org>

ann.harris-bennett@tax.hctx.net <ann.harris-bennett@tax.hctx.net>

Date: Friday, May 17th, 2019 at 4:58 PM

i have unambiguously explicitly expressed for the past three years that the name and address directly below, is absolutely erroneous information:

BRIAN ROARK.

3333 LAFFERTY RD.

PASADENA TX 77504.

the proper name and address should have been:

:brian-douglas: of the clan of roark.

3333 lafferty road.

pasadena texas.

the legal name creates ambiguity and a misnomer.

the legal name is originates in fraud.

i am not <u>BRIAN ROARK</u> and <u>BRIAN ROARK</u> is not my name. <u>BRIAN ROARK</u> is a fiction of law created by <u>usurpers</u> for <u>usurpation</u> of my sovereignty.

Brian Roark is property of the United States, it's creator. United States is an insolvent bankrupt corporation operating in de facto status with usurped power.

fiction yields to truth. where there is truth, fiction of law exist not. a fiction of law injures no one. a legal fiction does not properly work loss or injury.

fictions arise from the law, and not law from fictions. the law rises out of the fact. there is no fiction without law. in a fiction of law, equity always subsists.

i am self-aware living soul of god existing within living, breathing, flesh and blood man of nature sojourning earth, the land of god.

quod initio vitiosum est, non potest tractu temporis convalescere. "time cannot render valid, an act void in its origin." dig. 50, 17, 29.

fraud; null and void. (ab initio) Brian Douglas Roark. (ens legis) involuntary trust.

a delegated debtor is odious in law. an agreement induced by fraud can not stand. to be valid a contract must be lawful.

proofs are to be weighed not numbered; that is, the more worthy or credible are to be believed. [it doesn't matter how many men say something, because the word of god is superior to all. it does not matter how many people believe a lie, it's still a lie. and in a democracy, a lie is the truth].

euery man is brutish by his knowledge: euery founder is confounded by the grauen image: for his moulten

image is falsehood, and there is no breath in them. jeremiah 51:17

he does contrary to the law what the law prohibits; he acts in fraud of the law who, the letter of the law being inviolate, uses the law contrary to its intention. *an act of law does no one wrong.* law is established for the benefit of man. man is a term of nature; person of civil law.

no man ought to be burdened in consequence of another's act.

I DO NOT HAVE A LEGAL NAME.

I DO NOT HAVE A LEGAL ADDRESS.

I DO NOT HAVE TRANSPORTATION.

I DO NOT HAVE A PHONE.

I DO NOT HAVE MONEY FOR TRANSPORT OR POSTAGE. (federal reserve notes are direct obligations of the United States [promises to pay].)

THE ONLY MEANS OF COMMUNICATIONS AVAILABLE TO ME FOR THE PAST TWO-THREE YEARS HAS BEEN EMAIL.

Impossibilium nulla obligatio est. There is no obligation to perform impossible things.

Impotentia excusat legem. Powerlessness excuses (or dispenses with) law. - The impossibility of doing what is required by the law excuses nonperformance or nonenforcement. 2 Bl. Com. 127.

the email address to contact me at is: <u>living man of god@protonmail.com</u>

your making a fraudulent commercial claim against a legal name and a legal address which are knowingly, willfully, and intentionally erroneously being associated with me, the eternal living soul of god within the sovereign flesh and blood man of nature, without my fully informed freely given consent and against my absolute explicit unambiguous expressed dissent and god given free will.

Impunitas continuum affectum tribuit delinquendi. Impunity provides a constant inclination to wrongdoing. 4 Coke 45.

Impunitas semper ad deteriora invitat. Impunity invites (an offender) to ever worse offenses.

Injuria servi dominum pertingit. The servant's wrongdoing reaches the master . • The master is liable for injury done by his servant.

you are all men and woman acting as fictions of law working for fictions of law. (agents, officers, etc.. are all fictions of law - HARRIS COUNTY, STATE OF TEXAS, UNITED STATES, etc... are all fictions of law.)

The law rises out of the fact. 2 Inst. 4779; 2 Bl. Comm. 329.

Les fictions naissent de la loi, et non la loi des fictions. Fictions arise from the law, and not law from fictions.

Nunquam fictio sine lege. There is no fiction without law.

In fictione juris, semper subsistit aequitas. In a fiction of law, equity always subsists. 11 Co. 51.

Fictio cedit veritati; fictio juris non est ubi veritas. Fiction yields to truth; where the truth appears, there is no fiction of law.

Fictio juris non est ubi veritas. Where truth is, fiction of law does not exist.

Fictio legis inique operatur alicui damnum vel injuriam. Fiction of law works unjustly if it works loss or injury to anyone.

Fictio legis neminem laedit. A fiction of law injures no one.

Legis constructio non facit injuriam. The construction of law does not do wrong.

Lex nemin; facit injuriam. The law does wrong to no one.

Fides est obligatio conscientiae alicujus ad intentionem alterius. Faith is an obligation of conscience of one to the will of another.

Fides servanda est. Faith must be observed . • An agent must not violate the confidence reposed in him or her.

Fraus latet in generalibus. Fraud lies hidden in general expressions.

Fraus est celare fraudem. It is a fraud to conceal a fraud.

Fraus et dolus nemini patrocinari debent. Fraud and deceit should excuse no one .

Fraus et jus nunquam cohabitant. Fraud and justice never dwell together.

Fraus meretur fraudem. Fraud deserves fraud.

Aedificare in tuo proprio solo non licd quod alteri noceat. It is not lawful to build on one's own land what may be injurious to another.

you all fictions of law and you are all conspiring to deprive me, the sovereign live soul od god, of my god given immutable free will and dominion.

you are using the law to harm men and you are using your rights to injure me and all while hiding behind a fictitious titile in a fictitious entity.

i would only have an obligation to your corporation, society, and/or military is i was a member and i could only be a member through mutal consent, meaning if i do not want to be a member, then i am not a member, and if you fo not want me to be a member then i am not a member, membership requires mutual consent.

i do not consent therefore i am not a member of your (jural) society.

i am not in your society therefore i am not a person.

i am part of nature.

i am not part of you fictitious dead legal structures operating in commercial commerce for commercial paper for foreign bankers.

i will leave you with this simple question and it requires a responsive answer from you.

1. do you have any proof, physical facts of evidence, that just because a man is physically geographically located on land you call 'HARRIS COUNTY' that your laws apply to him.

DEFAULT ANSWER: NO

Deborah Weselka never responded to me after i asked her that question during day seven of November, year of our lord, two thousand and seventeen.

i repeatedly asked this question to her and other agents of HARRIS COUNTY APPRAISAL DISTRICT.

her silence stands as acquiescence, agreement, dishonor, and estoppel.

WHY DID DEBORAH WESELKA NOT RESPLY WITH AN AFFIMATIVE ANSWER? there can only be one reason and that is fraud.

all men are equal and an equal has no dominion over an equal. no one has authority over me. no man can delegate authority over me. delegated power can not be greater than power delegated from.

government requires mutual consent otherwise it is slavery.

that is not my opinion, it is a maxim of law written several different way and your own courts have concurred with the self-evident truth littered throughout your historical documents.

FRAUD. An intentional perversion of truth for the purpose of inducing another in reliance upon it to part with some valuable thing belonging to him or to surrender a legal right; a false representation of a matter of fact, whether by words or by conduct, by false or misleading allegations, or by concealment of that which should have been disclosed, which deceives and is intended to deceive another so that he shall act upon it to his legal injury. Brainerd Dispatch Newspaper Co. v. Crow Wing County, 196 Minn. 194, 264 N.W. 779, 780. Any kind of artifice employed by one person to deceive another. Goldstein v. Equitable Life Assur. Soc. of U. S., 160 Misc. 364, 289 N.Y.S. 1064, 1067. A generic term, embracing all multifarious means which human ingenuity can devise, and which are resorted to by one individual to get advantage over another by false suggestions or by suppression of truth, and includes all surprise, trick, cunning, dissembling, and any unfair way by which another is cheated. Johnson v. Mc- Donald, 170 Okl. 117, 39 P.2d 150. "Bad faith" and "fraud" are synonymous, and also synonyms of dishonesty, infidelity, faithlessness, perfidy, unfairness, etc. Joiner v. Joiner, Tex.Civ.App., 87 S.W. 2d 903, 914, 915.

It consists of some deceitful practice or willful device, resorted to with intent to deprive another of his right, or some manner to do him an injury. As distinguished from negligence, it is always positive, intentional. Maher v. Hibernia Ins. Co., 67 N.Y. 292; Alexander v. Church, 53 Conn. 561, 4 A. 103; Studer v. Bleistein, 115 N.Y. 316, 22 N.E. 243, 7 L.R.A. 702; McNair v. Southern States Finance Co., 191 N.C. 710, 133 S.E. 85, 88. It comprises all acts, omissions, and concealments involving a breach of a legal or equitable duty and resulting in damage to another. Coppo v. Coppo, 163 Misc. 249, 297 N.Y.S. 744, 750. And includes anything calculated to deceive, whether it be a single act or combination of circumstances, whether the suppression of truth or the suggestion of what is false, whether it be by direct falsehood or by innuendo, by speech or by silence, by word of mouth, or by look or gesture. People v. Gilmore, 345 Ill. 28, 177 N.E. 710, 717. Fraud, as applied to contracts, is the cause of an error bearing on a material part of the contract, created or continued by artifice, with design to obtain some unjust advantage to the one party, or to cause an inconvenience or loss to the other. Civil Code La. art. 1847. Strauss v. Insurance Co. of North America, 157 La. 661, 102 So. 861, 865; Jesse French Piano & Organ Co. v. Gibbon, Tex.Civ.App., 180 S. W. 1185, 1187.

FRAUD, contracts, torts. Any trick or artifice employed by one person to induce another to fall into an error, or to detain him in it, so that he may make an agreement contrary to his interest. The fraud may consist either, first, in the misrepresentation, or, secondly, in the concealment of a material fact. Fraud, force and vexation, are odious in law. Booth, Real Actions, 250.

fraud. Deceit, deception, artifice, or trickery operating prejudicially on the rights of another, and so intended, by inducing him to part with property or surrender some legal right. 23 Am J2d Fraud § 2. Anything calculated to deceive another to his prejudice and accomplishing the purpose, whether it be an act, a word, silence, the suppression of the truth, or other device contrary to the plain rules of common honesty. 23 Am J2d Fraud § 2. An affirmation of a fact rather than a promise or statement of intent to do something in the future. Miller v

Sutliff, 241 111 521, 89 NE 651.

"Silence can only be equated with fraud when there is a legal or moral duty to speak, or when an inquiry left unanswered would be intentionally misleading... We cannot condone this shocking conduct... If that is the case we hope our message is clear. This sort of deception will not be tolerated and if this is routine it should be corrected immediately"U.S. v. Tweel, 550 F2d 997, 299-300

"Fraud: An intentional perversion of truth for the purpose of inducing another in reliance upon it to part with some valuable thing belonging to him or to surrender a legal right." Black's 5th, 594 (emphasis added.)

"Fraud vitiates the most solemn contracts, documents, and even judgments." U.S. vs. Throckmorton, 98 U.S. 61.documents"; ("Constitutions")

"Fraud maybe committed by failure to speak, but a duty to speak must be imposed,"Dunahay v. Struzik, 393 P.2d 930, 96 Ariz. 246 (1964).

"Fraud" may be committed by a failure to speak when the duty of speaking is imposed as much asby speaking falsely."Batty v Arizona State DentalBoard,112 P.2d 870,57 Aria. 239. (1941)

"When one conveys a false impression by disclosure of some facts and the concealment of others, such concealment is in effect a false representation that what is disclosed is the whole truth."State v Coddington,662 P.2d 155,135 Ariz. 480. (Ariz. App. 1983)

"Suppression of a material fact which a party is bound in good faith to disclose is equivalent to a false representation." Leigh v. Loyd, 244 P.2d 356, 74 Ariz. 84-(1952)

"When one conveys a false impression by disclosure of some facts and the concealment of others, such concealment is in effect a false representation that what is disclosed is the whole truth." State v. Coddington, 662 P.2d 155, 135 Ariz. 480 (Ariz. App. 1983)

"Fraud and deceit may arise from silence where there is a duty to speak the truth, as well as from speaking an untruth." Morrison v Acton,198 P.2d 590,68 Ariz. 27 (Ariz. 1948)

"Damages will lie in proper case of negligent misrepresentation of failure to disclose."Van Buren v. Pima Community College Dist Bd.,546 P.2d 821,113 Ariz. 85 (Ariz.1976)

"Where one under duty to disclose facts to another fails to do so, and other is injured thereby, an action in tort lies against party whose failure to perform his duty caused injury."Regan v First Nat. Bank,101 P.2d 214,55 Ariz. 320 (Ariz. 1940)

"Where relation of trust or confidence exists between two parties so that one places peculiar reliance in trustworthiness of another, latter is under duty to make full and truthful disclosure of all material facts and is liable for misrepresentation or concealment." Stewart v. Phoenix Nat. Bank,64 P.2d 101,49 Ariz. 34- (Ariz. 1937)

"Concealing a material fact when there is duty to disclose may be actionable fraud."Universal Inv. Co. v. Sahara Motor Inn, Inc.,619 P-2d 485,127 Ariz. 213-(Ariz. App. 1980)

"Qualified immunity defense fails if public officer violates clearly established right because a reasonably competent official should know the law governing his conduct"Jones vsCounce 7-F3d-1359-8th Cir 1993;Benitez v Wolff 985-F3d 662 2nd Cir 1993

"Officers of the court have no immunity, when violating a Constitutional right, from liability for they are deemed to know the law"Owens v Independence 100 S.C.T. 1398

this was the question i asked Deborah Weselka,

i am a creation of god and true fact of nature. i am obligated solely to god and governed exclusively by nature. i am immune to all man man made laws.

Sent with ProtonMail Secure Email.

----- Original Message -----

On Friday, May 17, 2019 3:06 PM, living man of god < living_man_of_god@protonmail.com > wrote:

Notice regarding:

THIS PROPERTY WILL BE FORECLOSED ON AND SOLD IF DELINQUENT TAXES, PENALTIES, ATTEREST AND COSTS ARE NOT PAID IN FULL.

Notice is hereby given that a delinquent tex lawsuit either has (Plaint) Whiging) In attached if suit is proding) or is about to be filed on the Property a interest in the Property. The lawsuit was/will be filled in the Di Terms. The Property is delinquent in Harris County and Property, for tenes, premities, interest and costs of sail and für muisinge abatement üens.

In addition to Hanis County and the City of ng units may set up their tax chains seeking secovery of delingue M lae Property, and their chiess will include all penalties, interest increased before and during the Pendency of the lavenit

Anyone owning an into botice of claims for taxes, penalties, All become delinquent on the Property, and tice to any party.

DING THE PROPERTY INCLUDING FORSIBLE MHERSELY INTEREST IN THE PROPERTY OF STANCE, CALL THE LAWFIRM OF LINEBARGER GOOGAR ON, LLP AT 713 -844 - 3580 OR FAX 713 -844 - 3502

> LINEBARGER GOGGAN BLAIR & SAMPSON, ILP ATTURNEY FOR TAXING BRITITY PLAINTIFFS

Date of Imperior

*Notice Posting Location:

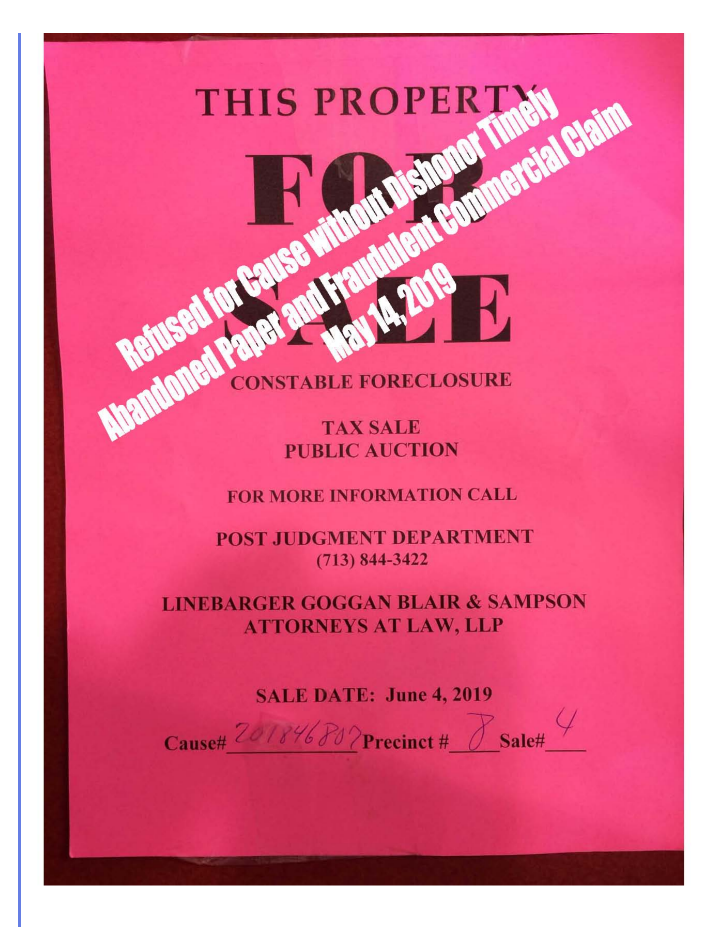
Tax Account No:

061087/1000524

initials of inspector:

"This Deliaquest Property Natice was protect securely in an open and obvious location on the Property, that is, the Notice was posted on the front door of what appears to be the main building or residence on the Property, on a gate in the Soul of the Property if fenced and access to the main building or residence on the Property is not reasonably accessible, or on a tree, stake or fance at the front of the Property if the Property is vacant.

3333- Cafferty Rd 77504



8 of 19



9 of 19



private.

notice to agent is notice to principal. notice to principal is notice to agent. notice of trespass and demand to cease.

to all whom it may concern; in private and unlimited capacity. hereinafter: you, your, or yours.

from the living soul of god existing within the flesh and blood man of nature sojourning earth; i am called "master."

declaration of will, testament of truth, and facts of evidence.

notice of trespass

i, me, my or myself, the living soul of god existing within the free sovereign man of nature, called "master," being cognizant of the penalty of perjury, do hereby declare, affirm, depose, and say, my word is my bond.

- every thing written within this instrument is the truth, the whole truth, and nothing but the truth, so help me god.
- i am age of majority, competent to testify, and possess supreme authority over every matter written herein.
- i sojourned earth on soil referred to as texas at a place referred to as pasadena for the past thirteen years of my life.
- i possess first-hand knowledge of every thing written within this instrument and express this declaration of my own free will act and deed to affirm every thing written herein is true, correct, complete,

and not false or misleading.

- · i have never been a member of any military, country, state, county, city, society, community, corporation, company,...
- an act done by me, against my will, is not my act. no man is presumed to have preferred another's posterity to his own.
 - \cdot i only serve god. only god commands me. only god represents me. only god judges me. only god can save me.
 - · i am solely obligated wholly to the one true, supreme, prime creator exclusively; god almighty in heaven above.
 - · i am true fact of nature. fact is superior to <u>fiction</u>. <u>fictitious</u> entities are inferior to living beings; <u>fictions</u> do not exist.
 - fictions of law can not act; acts arise from man. man is liable for his acts; principal is liable for agent.
 - \cdot all men are equal. no man is superior to me. no man is my superior. god is superior to man. god is my sole superior.
 - every thing i think, say, write, do and express in any form, includes, and is limited to, my meaning exclusively.

the expressed agreement of the parties overcomes or prevails against the law, because the agreement of the parties makes the law of the contract.

silence is acquiescence, agreement, dishonor and estoppel. speak now or forever hold your peace.

this instrument exist explicitly to eternally remove any/all ambiguity of exactly who i am and exactly what governs me.

i am the living soul of god, i am free, and i am sovereign. i am obligated solely to god and governed exclusively by nature.

i do hereby, herein and herewith officially, formally, and publically, expressly issue this claim of right to my true dominion of god.

my acts and deeds include, and are limited to, my own meaning, explicitly, and may not be construed to imply differently.

what is first is true; and what is first in time is better in law.

Claim One. i am the living soul of god existing within the living flesh and blood man of nature sojourning earth, the land of god.

Fact One. "in the beginning god created the heaven, and the earth." genesis 1:1.

Fact Two. "and god said, let vs make man in our image, after our likenesse: and let them

haue dominion ouer the fish of the sea, and ouer the foule of the aire, and ouer the cattell, and ouer all the earth, and ouer euery creeping thing that creepeth vpon the earth." genesis 1:26.

Fact Three. "and the lord god formed man of the dust of the ground, & breathed into his nostrils the breath of life; and man became a liuing soule." genesis 2:7.

Fact Four. "render therefore vnto cesar, the things which are cesars: and vnto god, the things that are gods." matthew 22:21.

i originate from god and to god i shall return. *god created me. god owns me. i belong to god. i am god's property.*

Claim Two. i am free.

Fact One. *free.* unconstrained; having power to follow the dictates of his own will. *not subject to the dominion of another.* not compelled to involuntary servitude. *used in this sense as opposed to slave.*

Fact Two. slave = a person who is wholly subject to the will of another; one who has no freedom of action, but whose person and services are wholly under the control of another.

All men are equal before the natural law.

Claim Three. i am sovereign.

Fact One. sovereign. a chief ruler with supreme power.

slavery is an institution by the law of nations, by which a man is subjected to the dominion of another, contrary to nature.

Claim Four. heretofore and forever hereafter, any and all contracts/agreements/actions/covenants involving me, directly and or indirectly, require my fully informed, freely given, *expressed hand-written consent* to be valid.

Fact One. heretofore and forever hereafter, any and all contracts/agreements/actions /covenants, involving me, directly or indirectly, without my fully informed, freely given, *expressed hand-written consent* are invalid.

· it is a wretched state of slavery which subsists where the law is vague or uncertain.

Claim Five. heretofore and forever hereafter, any and all power of attorney over any of my affairs, directly and or indirectly, is unambiguously absolutely explicitly forbidden.

Fact One. heretofore and forever hereafter, any and all power of attorney, exercised and or executed over any of my affairs, directly and or indirectly, is thereby an act and deed of fraud and trespass against me.

Fact Two. any and all who exercise/execute or have exercised/executed any power of attorney over any of my affairs, directly and or indirectly, are thereby guilty of fraud and liable for trespass against me.

Claim Six. during March, year of our lord, two thousand and seventeen (March 2017), i sent a notice to correct the record of account #0610870000524.

Fact One. Ann Harris Bennett never responded to me.

Fact Two. i accepted Ann Harris Bennett's silence as acquiescence, agreement, dishonor, and estoppel.

Claim Seven. during April, year of our lord, two thousand and seventeen (April 2017), i sent a notice to Ann Harris Bennett ordering her to immediately and permanently remove account #0610870000524.

Fact One. i expressed that i, the self-aware, flesh and blood, living, breathing man created in the image of God wish to, In the Name of God and Pursuit of Happiness, immediately, officially, legally, formally and unconditionally unequivocally eternally cancel, withdraw, rescind, revoke, terminate, abolish, obliterate and absolve any and all contracts, agreements, signatures and consent that exist in the past, present or future between myself and HARRIS COUNTY APPRAISAL DISTRICT, all HARRIS COUNTY APPRAISAL DISTRICT agents and all agencies and political subdivisions thereof of HARRIS COUNTY APPRAISAL DISTRICT forever and all time thereby removing any nexus that HARRIS COUNTY APPRAISAL DISTRICT has my consent by virtue of any actual or presumed signature(s), contract(s), agreement(s) or consent.

Fact Two. in the notice i sent Ann Harris Bennett, i expressed that HARRIS COUNTY APPRAISAL DISTRICT sends annual property tax statements that appear to be an attempt to enforce a false obligation. Account: #0610870000524 Description: TR 137A-5 ALTA VISTA ACRES SEC 2

Point One. i asked Ann Harris Bennett to tell me:

Note One. exactly what law she relied to impose taxes,

Note Two. what proof of evidence does she have that said laws apply to

me, and

Note Three. does she have bi-lateral contract with my wet-ink signature.

Point Two. i told Ann Harris Bennett, in the notice, that rebuttal must be send within ten (10) days and absent positive proof of evidence attached, any rebuttal shall be deemed null and void and have no force or effect, thereby waiving all of HARRIS COUNTY APPRAISAL DISTRICT immunities and defenses and concede fraud.

Fact Three. Ann Harris Bennett never responded to me.

Fact Four. i accepted Ann Harris Bennett's silence as acquiescence, agreement, dishonor,

and estoppel.

Claim Eight. during May, year of our lord, two thousand and seventeen (May 2017), i sent a notice to Ann Harris Bennett ordering her to immediately and permanently remove account #0610870000524.

Fact One. in the notice i sent Ann Harris Bennett i expressed that HARRIS COUNTY APPRAISAL DISTRICT sends annual property tax statements that appear to be an attempt to enforce a false obligation. Account: #0610870000524 Description: TR 137A-5 ALTA VISTA ACRES SEC 2

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Fact Two. Ann Harris Bennett never responded to me.

Fact Three. i accepted Ann Harris Bennett's silence as acquiescence, agreement, dishonor, and estoppel.

Claim Nine. during June, year of our lord, two thousand and seventeen (June 2017), i sent a notice to Ann Harris Bennett ordering her to immediately and permanently remove account #0610870000524.

Fact One. in the notice i sent Ann Harris Bennett i expressed that HARRIS COUNTY APPRAISAL DISTRICT sends annual property tax statements that appear to be an attempt to enforce a false obligation. Account: #0610870000524 Description: TR 137A-5 ALTA VISTA ACRES SEC 2

Point One. i asked Ann Harris Bennett to tell me:

Note One. exactly what law she relied to impose taxes,

Note Two. what proof of evidence does she have that said laws apply to

me, and

Note Three. does she have bi-lateral contract with my wet-ink signature.

Point Two. i told Ann Harris Bennett rebuttal must be send within ten (10) days and absent positive proof of evidence attached, any rebuttal shall be deemed null and void and have no force or effect, thereby waiving all of HARRIS COUNTY APPRAISAL

DISTRICT immunities and defenses and concede fraud.

Fact Two. Ann Harris Bennett never responded to me.

Fact Three. i accepted Ann Harris Bennett's silence as acquiescence, agreement, dishonor,

and estoppel.

Claim Ten. during November, year of our lord, two thousand and seventeen (November 2017), i sent a notice and demand to Ann Harris Bennett to correct the record of account #0610870000524.

Fact One. in the notice and demand i sent to Ann Harris Bennett, i expressed:

Point One. "I" and "me", am the true living man of God with official legal and lawful possession of land and deed for land called, 3333 Lafferty Road, Pasadena, Texas.

Point Two. My energy created value I traded as consideration for exclusive possession of land and deed conveying exclusive ownership of said land to me, the living breathing self aware man created by God in the image of God on the land of God.

Note One. There is a misnomer on deed.

Note Two. Without disclosure, deed was put in a legal name and jurisdictional address.

Note Three. I sent you documents expressing my concerns about the erroneous information in an effort to correct the record. (April 2017)(June 2017)

Note Four. No response was sent to me.

Note Five. The record has not been corrected.

Note Six. The only proper name and address is for me is:

:brian-douglas: roark.

c/o 3333 Lafferty Road. Pasadena, Texas.

Note Seven. The following is not my name nor my address:

ROARK BRIAN

3333 LAFFERTY RD PASADENA TX 77504

Note Eight. Talis non est eadem, nam nullum simile est idem. What is like is not the same, for nothing similar is the same.

Note Nine. I require all records be updated immediately to proper name and address. I wish to avoid any further suffering and damage caused as result of erroneous information. It is willful intent to commit fraud If you elect not to

use the proper name and address for me.

Note Ten. For my own safety and security, I strictly forbid any and all use of any and all legal names created from me and I immediately absolve any and all power of attorney you may have.

Note Eleven. Identity fraud is presently a very popular crime therefore henceforth any and all use of any and all legal names created from me require my expressed written consent.

Note Twelve. Contact me through post office ONLY at the following address: (I have no phone and no transportation)

[MBR©].

c/o 3333 Lafferty Road.

Pasadena, Texas. Land of God

- a. https://archive.org/details/DocumentCopys003
- b. eventually i was forced to remove the post box permanently to prevent mail fraud.

Note Thirteen. This address above is for postal communication only. All other use STRICTLY prohibited. The land referenced by address 3333 Lafferty Road, Pasadena, Texas is lawfully possessed and owned exclusively by me, the living man and exempt from lien, levy and seizer.

Fact Two. Ann Harris Bennett never responded to me.

Fact Three. i accepted Ann Harris Bennett's silence as acquiescence, agreement, dishonor, and estoppel.

Claim Eleven. during November, year of our lord, two thousand and seventeen (November 2017), i sent notice to Ann Harris Bennett at tax.office@hctx.net and ann.harris-bennett@tax.hctx.net.

Fact One. https://archive.org/details

/AnnHarrissBennettContactInfoSentMondayNovember62017SearchLivingManOfGodprotonmail

Fact Two. https://archive.org/details

/EnsLegisBRIANDOUGLASROARK3333LaffertyRoadPasadenaTexasSentWednesdayNovember8

Fact Three. Ann Harris Bennett never responded to me.

Fact Four. i accepted Ann Harris Bennett's silence as acquiescence, agreement, dishonor,

and estoppel.

Claim Twelve. during December, year of our lord, two thousand and seventeen (December 2018), i sent notice to Ann Harris Bennett at ann.harris-bennett@tax.hctx.net.

Fact One. https://archive.org/details
/FwREPublicNoticeOfLiablityNoticeOfFaultAndOpportunityToCureNoticeOfDefaultFinalN

Fact Two. Ann Harris Bennett never responded to me.

Fact Three. i accepted Ann Harris Bennett's silence as acquiescence, agreement, dishonor, and estoppel.

every entity, heretofore and forever hereafter, presently and or previously, involved in any contract, agreement, action, and or covenant involving me, directly and or indirectly, *without* my fully informed, freely given, expressed hand-written consent, are thereby guilty of fraud and liable for trespass. my inclusion in contract(s), agreement(s), action(s), and or covenant(s), directly and or indirectly, *without* my fully informed, freely given, expressed hand-written consent, is unambiguously, absolutely, eternally, explicitly, forbidden.

- · fraud vitiates all contracts. out of fraud no action arises. once a fraud, always a fraud. it is a fraud to conceal a fraud.
- \cdot guilt makes equal those whom it stains, those consenting and those perpetrating are embraced in the same punishment.
- that which is the principal part of a thing is the thing itself. what is proved by the record, ought not to be denied.

i require the man with first-hand knowledge of every fact, and claim, declared herein and with absolute power and authority to rebut every fact, and claim, declared herein rebut every fact, and claim, declared herein point-by-point in writing with rebutting party's own wet ink signature and endorsement notarized under penalty of perjury, before the 'default date,' or you must immediately acknowledge, accept, agree, and concede everything written within this instrument is, heretofore and forever hereafter, decreed the truth, the whole truth, and nothing but the truth and deemed true, correct, complete and certain, not false or misleading and not hearsay, but admissible as true facts of evidence valid in every court. only true valid rebuttals accepted.

rebuttals must conform to all required criteria, above and below, or be deemed invalid. *invalid rebuttals will be deemed fraud.*

A. rebutting party must possess personal first-hand knowledge of every fact, and claim, declared herein.

B. rebutting party must possess absolute power and authority to rebut every fact, and claim, declared herein.

C. rebutting party must rebut every *fact, and claim, declared herein*, point-by-point, in writing with rebutting party's own wet ink signature and endorsement notarized under penalty of perjury as true, correct, complete, certain, and not hearsay.

D. rebutting party must rebut every *fact, and claim, declared* herein before the 'default date' or thereby acknowledge, accept and agree everything expressed within this instrument is, heretofore and forever hereafter,

true, correct, complete, and certain.

things are dissolved as they are contracted. "Consent makes the law." (A contract is a law between the parties, which can acquire force only by consent.)

what is like is not the same, for nothing similar is the same. unequal things ought not to be joined.

things unite with similar things

my earliest memories of existence are sojourning earth on soil called texas at a place called pasadena; i am the living soul of god.

claims that i am <u>BRIAN ROARK</u> are fraud. claims that <u>BRIAN ROARK</u> is name are fraud. claims of jurisdiction over <u>BRIAN ROARK</u> are fraud. claims of jurisdiction, directly and or indirectly, over me, my belongings, or my affairs are fraud.

remain silent to agree with every thing expressed herein. respond before default date to dispute claims expressed herein.

silence is acquiescence, agreement, dishonor and estoppel. *speak now or forever hold your peace.*

i, me, my, or myself, the living soul existing within the free sovereign being known as "master," do herewith expressly declare, proclaim, depose and say, being cognizant of the penalty of perjury, i issue this declaration of my own free will act and deed to affirm everything expressed herein is the truth, the whole truth, and nothing but the truth, so help me god. i am age of majority and competent to testify to the claims set forth herein and affirm they are true, correct, complete, and certain, and not false or misleading but are admissible as evidence by me, the living soul of god inhabiting the undersigned free sovereign being of nature.

- · <u>UNITED STATES</u> is an insolvent and bankrupt (civilly dead) <u>legal structure operating on behalf of</u> <u>foreign bankers (pirates.)</u>
- <u>STATE OF TEXAS</u>, <u>HARRIS COUNTY</u>, and <u>CITY OF PASADENA</u> are instrumentalities of <u>UNITED</u> <u>STATES</u>; insolvent and bankrupt.
- · i have never been fully informed and freely given my consent. all claims to possess my consent are acts and deeds of fraud.
- · no valid binding contract involving me, directly and or indirectly, exist. i am bound solely to god. i am obligated solely to god.
- · i unambiguously absolutely forbid use of *Brian Douglas Roark* and every derivative thereof, heretofore and forever hereafter.
- · <u>Brian Douglas Roark</u> is a <u>legal name</u> of a <u>legal person</u> created, issued and owned by <u>legal agencies</u> for <u>commerce</u>.
- · <u>Brian Douglas Roark</u> is an involuntary trust created, issued and owned without my fully informed freely given consent.
- Brian Douglas Roark originates from my physical being coming into existence on the land of god

known as earth.

· i am the true origin of *Brian Douglas Roark*; Brian Douglas Roark is created from my being solely for my beneficial use.

i am not an expert in the law however i do know right from wrong. if there is any man damaged by statements herein, if he will inform me by facts i will sincerely make every effort to amend my ways. i hereby and herein reserve the right to amend and make amendments to this document as necessary in order that the truth may be ascertained and proceedings justly determined.

i am not <u>BRIAN ROARK</u> and <u>BRIAN ROARK</u> is not my name. <u>BRIAN ROARK</u> is a fiction of law created by <u>usurpers</u> for <u>usurpation</u> of my sovereignty.

Brian Roark is property of the United States, it's creator. United States is an insolvent bankrupt corporation operating in de facto status with usurped power.

fiction yields to truth. where there is truth, fiction of law exist not. a fiction of law injures no one. a legal fiction does not properly work loss or injury.

fictions arise from the law, and not law from fictions. the law rises out of the fact. there is no fiction without law. in a fiction of law, equity always subsists.

if the parties given notice by means of this document have information that would controvert and overcome this document, please advise me in written affidavit form within thirty days from receipt hereof providing me with your counter affidavit proving with particularity by stating all requisite actual evidentiary facts and all requisite actual laws, not merely the ultimate facts or conclusions of law, that this document statement is substantially and materially false sufficiently to change materially my status and factual declarations. your silence stands as consent to and tacit approval of the factual declarations herein being established as fact as a matter of law.

2.01 MB 2 5 embedded images

EXHIBIT 7 - law office for propery t... (1.19 MB)

▲ not-for-sale---not-3333---no... (273.42 KB)

private-land---not-for-sale---... (201.05 KB)

▲ EXHIBIT 8 - fraud-constable-co... (135.58 KB)

keep-out---no-trespass---500... (231.37 KB)